



CHAPTER 47

An Act to amend the Cities and Towns' Act

[Assented to, the 4th of April, 1930]

HIS MAJESTY, with the advice and consent of the Legislative Council and of the Legislative Assembly of Quebec, enacts as follows:

1. Section 43 of the Cities and Towns' Act (Revised R. S., c. 102, Statutes, 1925, chapter 102) is amended by replacing the ^{s. 43, am.} third paragraph thereof by the following paragraph:

"The Minister of Municipal Affairs shall publish a Notice of notice in the *Quebec Official Gazette* that such by-law ^{approval to} has ^{be publish-} been approved, and such by-law shall come into force as ^{ed.} from the date of the publication of such notice."

2. Section 61 of the said act, as amended by the act 17 R. S., c. 102, George V, chapter 32, section 1, is again amended by ^{s. 61, am.} adding thereto, before the fifth paragraph thereof as enacted by the said act 17 George V, chapter 32, section 1, the following paragraph:

"The provisions of the three preceding paragraphs shall ^{Provisions} apply in all cases when the council can no longer sit on ^{applicable.} account of vacancies in the offices of councillors for any reason whatsoever, subject to the provisions of section 195."

3. Section 86 of the said act is repealed.

R. S., c. 102,
s. 86, re-
pealed.

4. Section 123 of the said act, as amended by the act ^{Id., s. 123,} 18 George V, chapter 37, section 1, is again amended by ^{am.} replacing paragraph 8 thereof by the following:

"8. Whosoever has had no residence or principal place ^{Disqualifi-} of business in the municipality for at least twelve months ^{cation.}

previous to the election or nomination. Notwithstanding the provisions of section 122 and those of this paragraph, any male person not having his residence or principal place of business in the municipality, or any male person having his residence or principal place of business therein for less than twelve months previous to the nomination, may be appointed secretary-treasurer, municipal inspector, auditor, assessor, manager, or special superintendent."

R. S., c. 102, s. 195, am. **5.** Section 195 of the said act is amended by adding thereto the following subsection:

Filling of offices. "4. If, at the expiration of the delay fixed by the returning-officer, under subsection 1 of this section, for the nomination of candidates for the office of mayor or of alderman, the required number of candidates to fill such municipal office or offices has not then been nominated, the returning-officer shall report thereon to the council and the latter shall itself fill the office or offices which were not able to be filled, and, in the event of the council not being able to sit for want of a quorum, the office or offices shall then be filled by the Lieutenant-Governor in Council."

R. S., c. 102, s. 454, am. **6.** Section 454 of the said act is amended by adding thereto the following paragraph:

Approval. "Every such by-law must, before coming into force, be approved by the affirmative vote of the majority in number and in value of the electors who are property-owners and who have voted on such by-law, and by the Lieutenant-Governor in Council."

R. S., c. 102, s. 595, am. **7.** Section 595 of the said act is amended by replacing the words: "either the loan or the rate of interest", in the seventh and eighth lines thereof, by the words: "the amount of the loan, and do not increase the rate of interest by more than one per cent of the capital of the loan".

Coming into force. **8.** This act shall come into force on the day of its sanction.